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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/889,642	11/15/2001	Brian Burton	37262-0003	3008
75	590 11/20/2002			
Adams Cassan Maclean Suite 401 80 Aberdeen Street Ottawa Ontario, CANADA			EXAMINER	
			MULLINS, BURTON S	
			ART UNIT	PAPER NUMBER
CANADA			2834	
			DATE MAILED: 11/20/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/889,642	BURTON ET AL.
	Office Action Summary	Examiner	Art Unit
		Burton S. Mullins	2834
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sh	eet with the correspondence address
THE I - External control contr	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, by within the statutory minimum will apply and will expire SIX (to cause the application to become the application to be application to become the application to be applicat	may a reply be timely filed n of thirty (30) days will be considered timely. S) MCNTHS from the mailing date of this communication. ome ABANDONED (35 U.S.C. § 133).
1)	Responsive to communication(s) filed on	·	
2a)□	This action is FINAL . 2b)⊠ Th	is action is non-final.	
3) Dispositi	Since this application is in condition for alloward closed in accordance with the practice under a condition of Claims		
4) 🖂	Claim(s) $\underline{1-5}$ is/are pending in the application.		
	4a) Of the above claim(s) is/are withdraw	vn from consideration	n.
5)	Claim(s) is/are allowed.		
6)🖂	Claim(s) <u>1-5</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction and/or	r election requiremer	nt.
Applicati	on Papers		
9) 🗌 -	The specification is objected to by the Examine	r.	
10) 🖾 -	The drawing(s) filed on 19 July 2001 is/are: a)] accepted or b)⊠ obj	ected to by the Examiner.
	Applicant may not request that any objection to the		
11)[_]	The proposed drawing correction filed on)∐ disapproved by the Examiner.
	If approved, corrected drawings are required in rep	•	
	The oath or declaration is objected to by the Ex	aminer.	
Priority u	ınder 35 U.S.C. §§ 119 and 120		
	Acknowledgment is made of a claim for foreign	priority under 35 U.S	S.C. § 119(a)-(d) or (f).
a)[☑ All b)☐ Some * c)☐ None of:		
	1. Certified copies of the priority documents		
	2. Certified copies of the priority documents	s have been received	in Application No
* S	3. Copies of the certified copies of the prior application from the International But see the attached detailed Office action for a list	reau (PCT Rule 17.2	(a)).
14)□ A	cknowledgment is made of a claim for domestic	c priority under 35 U.	S.C. § 119(e) (to a provisional application)
a)) ☐ The translation of the foreign language pro Acknowledgment is made of a claim for domesti	visional application h	nas been received.
Attachment			
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	· <u></u>	erview Summary (PTO-413) Paper No(s) ice of Informal Patent Application (PTO-152) er:
U.S. Patent and Tr PTO-326 (Re		tion Summary	Part of Paper No. 6

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Drawings

2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the pressure-equalization fluid conduit or "internal flow path" (p.7, line 9) must be shown or the feature(s) canceled from the claim(s). No new matter should be entered. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kennedy et al. (US 6,056,511) in view of Watson (US 5,286,220). Kennedy teaches a motor head (connection module 36; Figs.1&13; c.15 lines 33-35) for detachable attachment to a center or

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lower tandem motor 30A or 30B (Fig.3) of a modular electrical submersible pump (c.5, lines 45-48), said motor head 36 comprising: a first mechanical connector comprising a flanged coupling structure including flange 180 and fasteners 184 (Fig.13; c.13, line 61-c.14, line 5) configured for detachable attachment of the motor head to a top of a center tandem motor 30A; a second mechanical connector comprising a flanged coupling structure with fasteners (not numbered) for detachable attachment of the motor head to a bottom of a protector/seal section 38 (Fig.13); a rotating shaft 198 for power transfer between the motor 30 and the protector/seal section 38 (Fig.13); pressure-equalization fluid conduit 232; first electrical connector 250 connected to a power supply (not numbered, c.15, lines 9-14); and an electrical conduit 256 to convey electrical power from the first connector to the second connector (c.15, lines 24-26).

Though Kennedy teaches electrical connection between the first connector and the pump motor, Kennedy does not teach a second connector, per se.

Watson teaches an electrical cable construction or pothead for a submergible motor comprising a first connector 10, a second connector or terminal 28 for electrical connection to a cooperable terminal structure 30 at an end portion of a corresponding motor lead 32, with conductor 16 conveying power from the first connector 10 to the second connector 28.

It would have been obvious to one having ordinary skill in the art at the time of the invention to provide Kennedy's submersible motor pump with a pothead per Watson having a second connector connected to the first connector since the second connector would have been desirable to electrically connect to a cooperable terminal structure at the end portion of the motor lead, thus providing power to the submersible pump motor.

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5. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilson (US 4,350,911) in view of Zehren (US 4,128,735). Wilson teaches a motor head for detachable attachment to a center tandem motor or a lower tandem motor of a modular electrical submersible pump, said motor head comprising: a first mechanical connector comprising a threaded flange section (not numbered) configured for detachable attachment of the motor head to a top of a center tandem motor 12 (see Fig. 1B); a second mechanical connector comprising a flange/fastener means (not numbered) for detachable attachment of the motor head to a bottom of a protector/seal (equalizer) section 14 (Fig. 1B); a rotating shaft (Fig. 1B) for power transfer between the motor and the protector/seal section; pressure-equalization fluid conduit 162 (Fig. 1B); first electrical connector 190 connected to a power supply (c.4, lines 61-66); and an electrical conduit (not numbered, Fig. 1B) to convey electrical power from the first connector.

Though Wilson teaches electrical connection between the first connector and the pump motor, Wilson does not teach details of a second connector, per se.

Zehren teaches an attachment of electrical cable to submergible pump motor heads including pothead 20, conductors 32, and conventional terminals 60 connecting the exposed end of each conductor 32 with a corresponding end of each conductor 62 connected to the motor. Zehren's structure securely attaches the cable to the motor head and effectively seals the cable conductors (c.3, lines 38-49).

It would have been obvious to one having ordinary skill in the art at the time of the invention to provide Wilson's submersible motor pump with a pothead per Zehren having a second connector connected to the first connector since the second connector would have been

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desirable to electrically connect the power cables to the motor lead in a secure and sealed

manner.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Burton S. Mullins whose telephone number is 305-7063. The

examiner can normally be reached on Monday-Friday, 9 am to 5 pm. If attempts to reach the

examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be

reached on 308-1371. The fax phone numbers for the organization where this application or

proceeding is assigned are 305-1341 for regular communications and 305-1341 for After Final

communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 308-0956.

Burton S. Mullins

Primary Examiner

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bsm

November 17, 2002

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